TURNER LAW FIRM, LLC

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ART 8574

Order Filed on November 12, 2019 by Clerk U.S. Bankruptcy Court District of New Jersey

In re Christopher Soloninkin and Kristine Anne Soloninkin	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY  Case No. 18-23569 (JKS)
Debtor	Chapter 7
Plaintiff  AARON & COMPANY	Adversary No. 19-1071 (JKS)
v. Defendants CHRISTOPHER SOLONINKIN and KRISTINE ANNE SOLONINKIN	CONSENT ORDER VACATING DENIAL OF DISCHARGE and ENTERING JUDGMENT DECLARING THE SUM OF \$50,000.00 DUE AARON & COMPANY NON-DISCHARGEABLE, WITH ADDITIONAL RELIEF

The relief set forth on the following pages is hereby ORDERED.

DATED: November 12,

2019

Honorable John K. Sherwood United States Bankruptcy Court This matter being opened to the Court upon consent of the parties following entry of final judgment denying discharge entered June 20, 2019, and Defendants having filed a motion to vacate the order, notice having been duly given, and the parties desiring to reach full and final conclusion of the matters at issue, and the Court having considered the record in this case, and good cause appearing:

## ORDERED that:

- 1. the order entering final judgment denying discharge filed June 20, 2019 be and hereby is vacated and superceded by this order;
- 2. Defendants/Debtors be and hereby are granted a discharge of indebtedness as sought in their bankruptcy petition (number 18-23569 (JKS)), with the exception of a portion of the debt due Plaintiff Aaron & Company as set forth below;
- 3. the sum of \$50,000.00 due from Defendants to Plaintiff
  Aaron & Company be and hereby is declared non-dischargeable;
- 4. notwithstanding the sum of \$50,000.00 being deemed non-dischargeable, the parties have agreed Plaintiff Aaron & Company will accept the sum of \$17,500.00 in full satisfaction of its judgment if paid within 120 days of the date of this order;
- 5. upon satisfaction of the judgment, Plaintiff's counsel shall provide a warrant to counsel for the Defendants/Debtors

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evidencing resolution in a form suitable for filing with this Court

and/or the Superior Court of New Jersey;

6. this order disposes of all issues as to all parties in

this adversary proceeding;

7. upon the entry of this order, the Court shall issue, and

serve a separate standard Discharge order in this case on all

listed creditors and parties of interest;

8. the Clerk shall update the Bankruptcy Court's records to

note discharge of indebtedness to the Defendants/Debtors with the

exceptions set forth in this order and their underlying bankruptcy

case;

no other relief is granted at this time and this order

is deemed final for all purposes in the within bankruptcy and

adversary proceedings; and

10. a copy of this order shall be posted on the Court's

electronic docket.

WE HEREBY CONSENT TO THE FORM AND ENTRY OF THE WITHIN ORDER.

TURNER LAW FIRM, LLC

Attorneys for Plaintiff

LAW OFFICE OF ROGER CHAVEZ Attorneys for Defendants

BY:/s/Andrew R. Turner

ANDREW R. TURNER

Dated: November 7, 2019

BY:/s/Roger Chavez ROGER CHAVEZ

Dated: November 7, 2019

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